IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA		FILED U.S. DISTRICT COURT DISTRICT OF NEBRASKA
UNITED STATES OF AMERICA, Plaintiff,)) 4:03CR3101)	2009 DEC 18 PM 1: 03 OFFICE OF THE CLER
vs. CRAIG DORN, Defendant.	DETENTION ORDER PETITION FOR ACTION ON CONDITIONS OF SUPERVISED RELEASE	
Pursuant to 18 U.S.C. § 3142(f) and § 314 Crim. P. 32.1(a)(6),	13(a) of the Bail Reform A	Act, and Fed. R.
IT IS ORDERED,		
The above-named defendant shall be detai	ned until further order, be	ecause:
The defendant has failed to meet convincing evidence pursuant to 18 Rule 32.1(a)(6) that defendant is not the safety of any person or the common the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the common converse and the safety of any person or the converse and the safety of any person or the converse and the safety of any person or the converse and the safety of any person or the converse and the safety of any person or the converse and the safety of any person or the converse and the safety of any person or the converse and the converse a	U.S.C. § 3153 (a) and filikely to fail to appear or punity.	Fed. R. Crim. P. pose a danger to
The defendant waived the right to a c	detention hearing and agi	reed to detention
The Court's findings are based on the evider in the court's records, and includes the follo	nce presented in court an owing:	d that contained
IT HEREBY IS FURTHER ORDERED:		

The defendant is committed to the custody of the Attorney General for confinement in a corrections facility; the defendant shall be afforded reasonable opportunity for private consultation with counsel; and on order of a court of the United States, or on request of an attorney for the government, the person in charge of the facility shall deliver the defendant to a United States Marshal for appearance in connection with a court proceeding.

DATED: December 18, 2009 BY THE COURT:

> Richard G. Kopf United States District Judge